



General Assembly

Substitute Bill No. 5040

February Session, 2008

* _____HB05040PS____022808_____*

AN ACT ESTABLISHING A CONNECTICUT PUBLIC SAFETY DATA NETWORK.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. (NEW) (*Effective July 1, 2008*) As used in this section and
2 sections 2 and 3 of this act:

3 (1) "Data" means a representation of text, images, voice or
4 information in a form suitable for transmission in a digital format;

5 (2) "Data network" means a system of connectivity that allows for
6 the transmission of data from nodal point to nodal point;

7 (3) "IP" means Internet protocol or a standard method for
8 addressing data to allow data to traverse multiple and diverse
9 networks;

10 (4) "Fiber optic" means a technology that allows for the transmission
11 of large amounts of data over networks based upon the utilization of
12 light beams over fibers;

13 (5) "COLLECT" means the Connecticut On-Line Law Enforcement
14 Communications Teleprocessing System;

15 (6) "PRAWN" means the Paperless Re-Arrest Warrant Network;

- 16 (7) "OBTS" means the Offender Based Tracking System;
- 17 (8) "SOR" means the Sex Offender Registry;
- 18 (9) "AFIS" means the Automated Fingerprint Identification System;
- 19 (10) "E 9-1-1" means the enhanced 9-1-1 service, as defined in section
20 28-25 of the general statutes; and
- 21 (11) "NICS" means the National Instant Criminal Background Check
22 System.

23 Sec. 2. (NEW) (*Effective July 1, 2008*) (a) The Commissioner of Public
24 Safety shall establish a Connecticut Public Safety Data Network in an
25 electronic format that allows for the exchange of information among all
26 public safety personnel in a manner that will facilitate the work of such
27 personnel. The Connecticut Public Safety Data Network shall have the
28 following objectives, to: (1) Consolidate existing state agency stand-
29 alone networks, including, but not limited to, COLLECT, PRAWN,
30 AFIS, OBTS, SOR, NICS and E 9-1-1, (2) enhance 9-1-1 data exchange
31 functionality, and (3) provide for the convergence of data and voice
32 communications systems. The commissioner shall ensure that
33 implementation of the Connecticut Public Safety Data Network
34 complies with all state and federal requirements for controlled or
35 limited access data.

36 (b) Phase I of the creation of the Connecticut Public Safety Data
37 Network shall provide high-speed fiber optic connectivity to all public
38 safety answering points authorized by the Commissioner of Public
39 Safety. On or before June 30, 2009, the Office of State-wide Emergency
40 Telecommunications shall create technical and operational standards
41 for the establishment of the Connecticut Public Safety Data Network
42 for Phase I.

43 (c) Phase II of the Connecticut Public Safety Data Network shall
44 provide for the expansion of the Connecticut Public Safety Data
45 Network to other public safety related organizations with emergency

46 response responsibilities.

47 (d) On or before January 15, 2009, and annually thereafter, the
48 Department of Public Safety shall report, in accordance with section
49 11-4a of the general statutes, on the status of the implementation of the
50 Connecticut Public Safety Data Network to the joint standing
51 committee of the General Assembly having cognizance of matters
52 relating to public safety. Such report shall: (1) Contain an inventory of
53 all public safety personnel, (2) list all connections completed to such
54 personnel, (3) identify actions and resources needed to complete
55 connections to all such personnel, and (4) include a list of memoranda
56 of understanding entered into pursuant to section 3 of this act.

57 Sec. 3. (NEW) (*Effective July 1, 2008*) The Commissioner of Public
58 Safety shall enter into memoranda of understanding with all public
59 safety personnel concerning the use of the Connecticut Public Safety
60 Data Network and cost sharing related to such use. To the extent
61 possible, revenue sources used to finance existing networks shall be
62 utilized to fund the use of the Connecticut Public Safety Data Network.
63 Existing memoranda of understanding regarding the use of controlled
64 access systems, including COLLECT, PRAWN, AFIS, OBTS, SOR,
65 NICS and E 9-1-1, shall be revised where necessary to comply with
66 state or federal law in order to provide for such systems' inclusion in
67 the Connecticut Public Safety Data Network.

68 Sec. 4. Subsection (a) of section 16-256g of the 2008 supplement to
69 the general statutes is repealed and the following is substituted in lieu
70 thereof (*Effective July 1, 2008*):

71 (a) By June first of each year, the Department of Public Utility
72 Control shall conduct a proceeding to determine the amount of the
73 monthly fee to be assessed against each subscriber of: (1) Local
74 telephone service, (2) commercial mobile radio service, as defined in 47
75 CFR Section 20.3, (3) voice over Internet protocol service, as defined in
76 section 28-30b of the 2008 supplement to the general statutes, and (4)
77 prepaid wireless telephone service, as defined in section 28-30b of the

2008 supplement to the general statutes, to fund the development and administration of the enhanced emergency 9-1-1 program. The department shall base such fee on the findings of the Commissioner of Public Safety, pursuant to subsection (c) of section 28-24, as amended by this act, taking into consideration any existing moneys available in the Enhanced 9-1-1 Telecommunications Fund. The department shall consider the progressive wire line inclusion schedule contained in the final report of the task force to study enhanced 9-1-1 telecommunications services established by public act 95-318*. The department shall not approve any fee greater than [fifty] sixty cents per month per access line nor shall it approve any fee that does not include the progressive wire line inclusion schedule.

Sec. 5. Subsection (c) of section 28-24 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2008*):

(c) Within a time period determined by the commissioner to ensure the availability of funds for the fiscal year beginning July 1, 1997, to the regional public safety emergency telecommunications centers within the state, and not later than April first of each year thereafter, the commissioner shall determine the amount of funding needed for the development and administration of the enhanced emergency 9-1-1 program. The commissioner shall specify the expenses associated with (1) the purchase, installation and maintenance of new public safety answering point terminal equipment, (2) the implementation of the subsidy program, as described in subdivision (2) of subsection (a) of this section, (3) the implementation of the transition grant program, described in subdivision (2) of subsection (a) of this section, (4) the implementation of the regional emergency telecommunications service credit, as described in subdivision (2) of subsection (a) of this section, provided, for the fiscal year ending June 30, 2001, and each fiscal year thereafter, such credit for coordinated medical emergency direction services as provided in regulations adopted under this section shall be based upon the factor of thirty cents per capita and shall not be reduced each year, (5) the training of personnel, as necessary, (6)

112 recurring expenses and future capital costs associated with the
113 telecommunications network used to provide emergency 9-1-1 service
114 and the public safety services data networks, (7) for the fiscal year
115 ending June 30, 2001, and each fiscal year thereafter, the collection,
116 maintenance and reporting of emergency medical services data, as
117 required under subparagraphs (A) and (B) of subdivision (8) of section
118 19a-177, provided the amount of expenses specified under this
119 subdivision shall not exceed two hundred fifty thousand dollars in any
120 fiscal year, (8) for the fiscal year ending June 30, 2001, and each fiscal
121 year thereafter, the initial training of emergency medical dispatch
122 personnel, the provision of an emergency medical dispatch priority
123 reference card set and emergency medical dispatch training and
124 continuing education pursuant to subdivisions (3) and (4) of
125 subsection (g) of section 28-25b, [and] (9) the administration of the
126 enhanced emergency 9-1-1 program by the Office of State-Wide
127 Emergency Telecommunications, as the commissioner determines to
128 be reasonably necessary, and (10) implementation of Phase I of the
129 Connecticut Public Safety Data Network, as specified in section 2 of
130 this act. The commissioner shall communicate the commissioner's
131 findings to the chairperson of the Public Utilities Control Authority not
132 later than April first of each year.

133 Sec. 6. Section 28-29a of the general statutes is repealed and the
134 following is substituted in lieu thereof (*Effective July 1, 2008*):

135 There is established an E 9-1-1 Commission to advise the office in
136 the planning, design, implementation and coordination of the
137 state-wide emergency 9-1-1 telephone system to be created pursuant to
138 sections 28-25 [, 28-25a, 28-25b, 28-26, 28-27, 28-27a, 28-28, 28-28a,
139 28-28b,] to 28-29, inclusive, and section 28-29b, and to advise the
140 Commissioner of Public Safety in the planning, design,
141 implementation and coordination of the Connecticut Public Safety
142 Data Network established under section 2 of this act. The commission
143 shall be appointed by the Governor on or before October 1, 1984, and
144 shall consist of the following members: (1) One representative of the
145 technical support services unit of the Division of State Police within

146 the Department of Public Safety; (2) the State Fire Administrator; (3)
 147 one representative from the Office of Emergency Medical Services; (4)
 148 one representative from the Department of Emergency Management
 149 and Homeland Security; (5) one municipal police chief; (6) one
 150 municipal fire chief; (7) one volunteer fireman; (8) one representative
 151 of the Connecticut Conference of Municipalities; (9) one representative
 152 of the Council of Small Towns; (10) one manager or coordinator of 9-1-
 153 1 public safety answering points serving areas of differing population
 154 concentration; and (11) one representative of providers of commercial
 155 mobile radio services, as defined in 47 Code of Federal Regulations
 156 20.3, as amended. Each member shall serve for a term of three years
 157 from July 1, 1984, or until a successor has been appointed and
 158 qualified. No member of the commission shall receive compensation
 159 for such member's services.

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>July 1, 2008</i>	New section
Sec. 2	<i>July 1, 2008</i>	New section
Sec. 3	<i>July 1, 2008</i>	New section
Sec. 4	<i>July 1, 2008</i>	16-256g(a)
Sec. 5	<i>July 1, 2008</i>	28-24(c)
Sec. 6	<i>July 1, 2008</i>	28-29a

PS *Joint Favorable Subst.*